

01-26-09

BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF HAWAII

----- In the Matter of -----  
  
PUBLIC UTILITIES COMMISSION  
  
Instituting a Proceeding to Investigate the  
Implementation of Feed-in Tariffs

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) Docket No. 2008-0273  
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PUBLIC UTILITIES  
COMMISSION

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SOPOGY RESPONSE  
  
TO  
  
COST DATA FORMS IN APPENDIX A  
  
AND  
  
NON-LEGAL QUESTIONS IN APPENDIX C  
  
OF  
  
THE NATIONAL REGULATORY RESEARCH INSTITUTE SCOPING PAPER  
  
AND  
  
CERTIFICATE OF SERVICE

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In response to the Commission's letter, dated December 11, 2008, Sopogy Inc. ("Sopogy") respectfully offers in Attachment I its response to the cost data forms in Appendix A and the non-legal questions in Appendix C of the National Regulatory Research Institute (NRRI) scoping paper titled *Feed-in Tariffs: Best Design Focusing Hawaii's Investigation* (Scoping Paper).

**Attachment I**

**SOPOGY RESPONSE**

**to**

**COST DATA INFORMATION REQUESTS IN APPENDIX A**

**AND**

**NON-LEGAL QUESTIONS IN APPENDIX C**

**OF**

**THE NATIONAL REGULATORY RESEARCH INSTITUTE SCOPING PAPER**

## Appendix A: Cost Data Forms

(Responses are due in 45 days.)

### PBFiT Supporting Cost Information

(Submitted by \_\_\_\_\_)

*Responses should reflect typical costs and operations for projects of the stated class and not those for a specific project. All costs should be in 2009 dollars and reflect the unique cost characteristics of developing projects in Hawaii.*

#### Sopogy Response<sup>1</sup>:

SOPOGY respectfully declines at the present time to provide the requested PBFiT

Supporting Information for the following reasons:

1. Detailed project cost data, including appropriate profit margins, are "confidential" and subject to approval of system integrators, developers, and several suppliers. Thus, we cannot release these data at the present time;
2. It may be possible for us to release these data at a future time under a protective order to the Commission and the Consumer Advocate;
3. With respect to large projects ( $\geq 500$  kW), we support implementation of PBFiTs, in addition to retention of exemptions from the competitive bidding framework.  
  
However, we question the value of cost data from the "early adopter" projects in setting fair PBFiT rates; and
4. We support instead the approach outlined below to establish initial PBFiT rates.

SOPOGY respectfully proposes that the Commission set PBFiT rates that are fair and designed to help move the market. At the present time and for the following rationale, SOPOGY proposes that PBFiTs be established for ONLY photovoltaic ("PV") and concentrating solar power ("CSP"):

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<sup>1</sup> For convenience, the detailed Appendix A Supporting Cost Information questions are not included here

1. These technologies, which are commercial and under development in Hawaii, have high installed costs and therefore are examples of technologies suitable for PBFiTs;
2. These technologies are well-known to HECO, which has worked closely with industry on power purchase, interconnection and net metering agreements;
3. Developers are familiar with current permitting processes and generally do not see permitting process as a barrier; and
4. PBFiTs, as part of universal or standard contracts, will help facilitate a more rapid financing, installation and operation of these technologies in Hawaii.

For other renewable technologies in the 500 kW to 5 MW range, we support retaining and expanding the project size range for exemption from the competitive bidding framework. Thus, renewable project developers could negotiate power purchase agreements with the utility.

To be clear, at the present time, we do not believe the other technologies would be appropriate for PBFiTs given that their individual project requirements and values would be hard to capture within a PBFiT format. Given the above, SOPOGY offers the following table of proposed PBFiT rates for PV and CSP by island and size. We believe the proposed rates are fair and will help to move the market. We are also sanguine regarding the other details of the PBFiT that need to be agreed upon.

**Table 1. Feed-In Tariff Proposal for PV and CSP  
(without state tax credits; with federal investment tax credit)**

Island	≤ 500 kW	500 kW – 5 MW	6 to 10 MW	11 to 20 MW
Oahu	33 to 37	28 to 32	25 to 29	22 to 26
Maui	35 to 39	30 to 34	27 to 31	25 to 29
Molokai	38 to 43	33 to 37		
Lanai	40 to 44	35 to 39		
Hawaii	37 to 41	32 to 36	29 to 33	27 to 31

**Assumptions:**

1. Values are given as a range of cents/kWh;
2. Includes permitting and interconnection costs based on independent interconnection studies contracted by HECO;
3. Includes total installed cost with profits and warranty costs;
4. O&M is covered under a separate contract with the customer;
5. SOPOGY is recommending that the Commission consider exempting solar projects up to 20 MWs from competitive bidding;
6. Projects up to 500 kW could elect a:
  - a. net metering agreement in; or
  - b. a feed-in tariff.

Note: in both cases, the projects would support of an overall zero net energy building goal, and the benefits of net metering or feed-in tariffs are assumed to be equal to or greater than the potential costs to non net-metered or feed-in tariffed customers

7. Projects for FiTs assume that the customer is a net power producer. The quantity of projects on a given island would be limited only by distribution circuit limits, initially at 30% of the line capacity and increased over time based on a collaborative study including HECO, NREL and industry

## Appendix C: Questions

*The Commission should direct the parties to respond to the following questions. Please provide detailed responses including supporting calculations and assumptions, underlying reasoning, and supportive citations. Responses to the threshold legal issues are due within 30 days. Responses to all other questions are due in 45 days.*

### Other Threshold Issues

1. Feed-in tariffs, if approved by the Commission, would join an array of legislative and regulatory initiatives to boost production of renewables in Hawaii. Those initiatives include PURPA, the renewable portfolio standard, net metering and various distributed generation actions. Are there overlaps, redundancies, gaps among these multiple initiatives? What is the independent purpose of each of these, in relation to the others?

#### **SOPOGY Response:**

Yes, there are a number of potential overlaps, redundancies and gaps with all the available or potentially-available initiatives. Feed-in tariffs essentially act as a special type of power purchase agreement ("PPA") with pre-set specific payment rates, while payment rates under PURPA-PPAs are negotiated on a case-by-case basis. SOPOGY believes the key to evaluating the need for feed-in tariffs in Hawaii is whether the tariffs should be implemented in lieu of other price-support ("market-pull") and contractual mechanisms or in concert. We prefer the latter.

### **Process and General Feed-in Tariff Issues**

2. Please explain the criticality of completing the "best-design" phase of this investigation by March 2009 and having project-based FiTs in place by July 2009 as called for in the Agreement.

#### **SOPOGY Response:**

PBFiTs are a means for accelerating the implementation of renewables in support of the state's energy goal to increase our use of indigenous resources. However, we are not convinced of the criticality of the instant docket's goals as stated above with one exception. Specifically, FiTs are a potential remedy for difficulties experienced with utilization of existing market incentives (i.e., specifically state tax credits) for PV and CSP projects. This has created

uncertainty for potential buyers in the market. In addition, just the opening of the instant docket has created additional uncertainty and sales have slowed. Thus, we support the creation of FiTs as an option for buyers of larger systems in the most expeditious manner consistent with a thorough review and exercise of sound judgment.

3. Please explain why project-based FiTs are superior to other methods that require a utility to purchase renewable electricity.

**SOPOGY Response:**

SOPOGY does not believe FiTs are necessarily superior to other methods that require a utility to purchase renewable electricity. However, FiTs have shown to be effective in countries, such as Germany and others in Europe, that do not have a RPS or other mechanisms, such as tax credits, to encourage renewables.

We also believe RPS, when properly designed and implemented, and utilities are sufficiently motivated, feed-in tariffs are not needed. For example, Texas (a state where the utilities have been restructured) has a very effective RPS, which is implemented via competitive bidding.

4. Please quantify the costs over avoided costs of an open-ended PBFiT program assuming the utility meets the RPS goals set forth in the Agreement.

**SOPOGY Response:**

Sopogy does not have the means to quantify the costs based on available information, therefore is unable to respond at this time.

5. Please quantify the benefits of lowering oil imports, increasing energy security, and increasing both jobs and tax base for the state mentioned in the Agreement.

**SOPOGY Response:**

Sopogy does not have the means to quantify the benefits based on available information, therefore is unable to respond at this time.



6. Is the goal to encourage as much use of renewable resources as possible as soon as possible, or is it to encourage the orderly introduction of renewable resources based upon cost effectiveness?

**SOPOGY Response:**

SOPOGY believes the answer is "yes" to both questions. And the way we believe this is possible is to focus on creating and implementing an appropriate methodology for encouraging renewables via PBFiT and evaluating the potential synergy with existing policies.

7. How long a period should exist between mandatory Commission reviews of the PBFiTs?

**SOPOGY Response:**

SOPOGY recommends that the Commission review of a PBFiT on a biennial basis (every two years).

**PBFiT General Design Issues**

8. Do each of the technologies listed as a renewable resource in the RPS legislation require a PBFiT?

**SOPOGY Response:**

No

9. Should PBFiTs for certain technologies be established now while others are deferred?

**SOPOGY Response:**

Yes

10. Should the Commission cap purchases under PBFiTs? If yes, what is the maximum amount? Should individual caps be set for each technology? What period should the cap cover? What is the measurement for the cap (e.g., dollars, percent of sales, kW, or kWh)?

**SOPOGY Response:**

SOPOGY does not believe there should be any CAPS on the PBFiTs as recommended as part of our response in Appendix A. We believe there will be "technical" limits based on the results of interconnection requirements studies ("IRS") for both wholesale and retail applications, and reasonable distribution circuit feeder penetration limits in retail applications. At

present time, we do not see a need to limit PBFiTs (again as we have proposed them) based on a cost, percent of sales, kW or kWh criteria. There does need to be discussion and agreement on the scope, cost and timeline for the IRSs.

11. What limitations exist for integrating renewable resources onto the grid? Should these limits affect the PBFiT design or caps, or are they just another cost that developers must consider?

**SOPOGY Response:**

As noted in our response to item #10, SOPOGY believes there are technical limits to integrating additional generation, certainly with the current utility systems. We believe, however, that current system limits (again as discussed above) will be identified in IRS studies and remedied, and can be identified and employed to allow increasingly higher limits of renewables on our island utility systems.

Regarding PBFiT design, there may need to be adjustments for those cases when grid upgrades are required, unless the utility covers those costs, e.g., under the Clean Energy Infrastructure Surcharge.

**Specific Tariff Design Issues**

12. How long should the Commission set for the PBFiT's term of obligation? Should it be different for different technologies? Is there a common basis (e.g., a conservative estimate of expected useful life) for establishing the term of obligation? On what basis should a utility pay for electricity after the term expires?

**SOPOGY Response:**

SOPOGY supports a 20 year term for all PBFiTs with an option to renew. The current suggestion of a 10 year term for CSP technology is unrealistic.

13. Should PBFiTs require the utility to purchase the project's gross or net output at the PBFiT price?

**SOPOGY Response:**

SOPOGY supports utility purchase at gross output, meaning the output on the utility-side of the revenue meter.

14. How should the utility determine the price paid for renewable energy not covered by a PBFiT (e.g., purchases above the cap or beyond the term of obligation)?

**SOPOGY Response:**

SOPOGY believes there are the following contractual and payment options: (1) net metering agreements, which are actually power exchange agreements and not power purchase agreements. Therefore, while net metering agreements value the renewable energy exchanged at the retail rate, power is not actually purchased; (2) negotiated payment rates on projects exempted from the competitive bidding framework, and (3) negotiated payment rates on winning projects from competitive bidding solicitations.

15. What inflation adjustment, if any, should the PBFiT include, using what base and indexes?

**SOPOGY Response:**

SOPOGY supports a set annual escalator, e.g., 3% a year.

16. What milestones (e.g., commercial operations) should the Commission set to determine eligibility for the PBFiT? Are Hawaii's RPS statute requirements an eligibility requirement? Should utility affiliates be eligible to receive the PBFiT price?

**SOPOGY Response:**

SOPOGY supports the evaluation of all of the renewable technologies as defined in Hawaii's RPS statute for PBFiTs. However, supports PBFiTs for only PV and CSP at the present time, as discussed in our response to Appendix A. In addition, it may be appropriate to consider development of qualification criteria for PBFiT system integrators and/or developers. However, SOPOGY doesn't have any specific criteria to recommend at this time, and reserves the right to provide input at a later time.

17. Please comment on the need for stepped tariffs based upon location, size, fuel mix, and output.

**SOPOGY Response:**

SOPOGY sees a need for stepped tariffs based on location (ala "island") and size, as discussed in Appendix A.

18. Under what circumstances should the PBFiT price be time-differentiated?

**SOPOGY Response:**

SOPOGY believes that PBFiT price should be time-differentiated so as to reflect a higher rate during utility peak hours. Such rates will encourage the deployment of storage technologies onto the grid to best meet the state's energy needs.

19. How highly leveraged (i.e., bearing how much debt compared to equity) are these projects?

**SOPOGY Response:**

SOPOGY cannot comment on this question as project financing arrangements are confidential.

20. Does a PBFiT create a financing environment through a reliable revenue stream from the ratepayer to the investor, allowing for greater leverage and thus lower cost financing than would be available under an avoided-cost tariff?

**SOPOGY Response:**

SOPOGY agrees that a PBFiT can help attract financing capital by creating a known payment rate and, together with estimates of project output, an estimated revenue stream. However, that by itself is not sufficient to secure financing. In addition, the interconnection agreement must have terms and conditions acceptable to financing entities. SOPOGY notes that a negotiated levelized payment rate under our PURPA law could create a similar estimate of a revenue stream. Finally, PBFiTs do have the singular advantage of being pre-set and not subject to negotiation.

21. If the PBFiTs are to encourage early margin development of resources, does the reasonable return need to be set higher for these early tariffs? Are there reasons other than encouraging early development to set the profit higher, such as risks associated with early implementation? Is this true across all project classes?

**SOPOGY Response:**

SOPOGY would agree that "early margin development of resources" can benefit from higher payment rates that can be justified by higher risks generally associated with "early market entry

projects." In SOPOGY's opinion, these risks do vary depending on a number of factors including the technology, its state of development, size, application and location.

In providing our recommendations in Appendix A, we believe both PV and CSP are commercial technologies that can contribute to Hawaii's energy needs and would benefit from an appropriately designed and implemented PBFiT program.

22. Does the current "credit crunch" affect the financing costs, including expected profits by equity investors?

**SOPOGY Response:**

SOPOGY is uncertain as to whether the current "credit crunch" will affect financing costs. However, events leading up to the credit crunch had impacted the ability of developers to finance projects in Hawaii in 2008 due to the uncertainty of the availability of the federal investment tax credit ("ITC") and the increasing difficulty to monetize state tax credits. A measure of certainty has been gained with the extension of the ITC through 2016. However, while industry has recommended that the existing state Renewable Energy Technologies Income Tax Credit include a refundable option for commercial projects, this remedy is subject to a bill from the 2009 legislature and approval by the Governor.

That said, a combination of an appropriately designed and implemented PBFiT for PV and CSP (as discussed in Appendix A) and the federal ITC should attract financing.

**Related Issues**

23. Please provide a quantitative analysis demonstrating the public interest aspect of the concept that 10% of the utility's purchases under the feed-in tariff PPA should be included in the utility's rate base through 2015. In addition to the overall prudence of the rate base recommendation, please address the 10% and 2015 date included in the Agreement.

**SOPOGY Response:**

SOPOGY declines to provide a response to this item at the present time. We reserve the right to provide a response at a later time.

24. What is the appropriate rate of return for the PBFiT portion of rate base that consists of a mandated purchase with guaranteed recovery and no capital outlay? Are there preferable utility incentives, other than putting PBFiT revenues into the rate base, to encourage the development of renewable resources?

**SOPOGY Response:**

SOPOGY declines to provide a response to this item at the present time. We reserve the right to provide a response at a later time.

25. Should the PBFiT require developers to assign credits (e.g., investment tax credits, renewable energy credits, and carbon credits) earned from a project to the purchasing utility as a condition of receiving payments under the PBFiT? If not, how should these credits be included in the estimation of a typical project's cost?

**SOPOGY Response:**

No. The developers should retain all initial rights to their projects, and, e.g., be allowed the option to market their renewable energy credits ("RECs") as they see fit. Regarding the determination of the appropriate PBFiT rate, SOPOGY notes that Hawaii's RPS law does NOT require RECs for compliance. Specifically, compliance is currently based on the amount of energy purchased or produced by the utility, and renewable electricity energy as defined in RPS law, i.e., certain energy efficiency measures, off-set renewable technologies and customer-sited renewable DG.

DATED: January 26, 2009, Honolulu, Hawaii

  
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COO, SOPOGY

CERTIFICATE OF SERVICE

The foregoing SOPOGY Response was served on the date of filing by Hand Delivery or electronically transmitted to each such Party as follows.

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